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Attorney's Docket 098501-0268411

Client Reference: 99/16 PH/1

DEC 0 3 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION of:

Confirmation No: 5801

Riethmueller-Winzen et al.

Group Art Unit: 1617

Filed: September 20, 2000

Application No.: 09/666,146

Examiner: Hui, San Ming R.

Title: Method for the Therapeutic Management of Extrauterine Proliferation of Endometrial Tissue, Chronic Pelvic Pain and Fallopian Tube Obstruction

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

CERTIFICATION OF FACSIMILE TRANSMISSION UNDER 37 C.F.R. §1.8

I hereby certify that the following papers, consisting of ten pages including this cover sheet, are being facsimile transmitted to the Patent and Trademark Office at (703) 872–9306 on the date shown below:

Information Disclosure Statement PTO Form 1449 Reference cited (translation) Russian Official Action (translation)

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Date: December 3, 2004

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DEC 0 3 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re PATENT APPLICATION OF

Group Art Unit: 1617

RIETHMULLER-WINZEN et al.

Examiner: S. HUI

Appln. No.: 09/666,146

Filed: September 20, 2000

Title: METHOD FOR THE THERAPEUTIC MANAGEMENT OF EXTRAUTERINE PROLIFERATION OF ENDOMETRIAL TISSUE, CHRONIC PELVIC PAIN AND FALLOPIAN TUBE OBSTRUCTION

December 3, 2004

Supplemental Information Disclosure Statement

Mail Stop AF Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

12-03-2004 19:48

Pursuant to 37 C.F.R. §§1.56, 1.97, and 1.98 the applicants enclose herewith a completed Form PTO-1449. The applicants request that the Patent Office consider the cited document during the substantive examination of the present application.

The enclosed document was first cited in the attached Russian official action for Russian Patent Appl. No. 200211210/14(011727), which has been issued not more than three months ago (mailing date of September 3, 2004). The other references mentioned in the Russian official action have been previously submitted.

The applicants do not waive any rights to appropriate action to establish patentability over any of the listed documents should they be applied as references against the claims of the present application. This statement should not be construed as a representation that more material information does not exist or that an exhaustive search of the relevant art has been made.

Request is hereby made under Rule 97(d) (the issue fee has not yet been paid) for consideration of the following IDS for which the requisite \$180 fee under Rule 17(p) may be charged to our Deposit Account No. 03-3975.

Respectfully submitted,

PILLSBURY WINTHROP

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